

1 of 2

June 29, 2009

Honorable Robert L. Brown  
United States Bankruptcy Judge Court  
One Bowling Green Room 232  
New York New York 10004

I Shaeff U. Carter - 92 Woolley Lane  
#C, Layton, Ohio 45145, my phone numbers  
are home (937) 742-7054, cell (934) 352-  
8072. - Case No. D5-44481

I object, disagree, report with Delphi  
Opposition to the Company's - Object on the  
Modified Plan, the First Amended Joint  
Plan, the modified Plan, the Contingent Plan,  
The December 10 Disclosure Statement PRO-  
cedures Order, Reorganization Plan, and  
any other Plan that Delphi Corporation -  
Delphi has because Delphi only interest  
is what is best for the company not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time years while my claims case is  
in Bankruptcy Court, by there attorney's  
(A.S.D.) they have all my information,  
documents, etc.

Delphi Corporation Recently mailed  
me a letter from one of the attorney's  
Kretzman Carson Consultants stating  
that they recently file an objection  
to my claim or interest in accordance

cont.

June 29, 2009

with the modification Procedures. ~~which~~.  
I also was told I have to file a motion  
3018 A Motion Rule. I am requesting  
to file a 3018 A Motion Rule, and to  
Delphi Corporation objection.

I also would like to know any  
fee that I would or should have to  
pay for all my documents, information  
to be made, be given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates  
are not debtors in these Chapter 11 cases  
so why can't Delphi office company help  
with the modified Plan, and other plan  
also with the Bankruptcy process, also DM.  
Again is object, disagree, Reject  
with Delphi Corporation decision on all places.

~~Frankly I  
say it's late~~

June 29, 2009

Honorable Robert L. Sean  
United States Bankruptcy Judge Court  
One Bowling Green, Room 2632  
New York, New York 10004

I, Sharif J. Carter - 92 Wodrey  
#C, Dayton Ohio 45413, my phone numbers  
are, home (937) 442-7654, cell (937) 332-8072  
Enclosed is my Proof of Claim  
that I will file for Administrative Expenses  
Claim that's in the United States Bankruptcy  
Court Southern District of New York  
before the Honorable Robert L. Sean.  
This claim is against the Beloit-Selphi  
Corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from, Delphi  
Attorneys on June 22, 2009 from Kuehnen  
Personnel Consultants, Inc - Delphi Bellot  
Processing - 2335 Hacke Avenue, E1  
Segundo SCA 90245.

Also I would like copies of my  
case and all documents that was  
presented for my claim-case, I would  
ask if the cost for same, so I would  
not have to pay anything.

*Sharif J. Carter*

**United States Bankruptcy Court**

Southern District of New York

Delphi Corporation et al. Claims Processing  
 c/o Kurtzman Carson Consultants LLC, 2335 Alaska Avenue  
 El Segundo, California 90245

**Administrative  
Expense Claim  
Form**

Debtor against which claim is asserted:  
 Delphi Corporation, et al. 05-44481

*Delphi Corporation*

Case Name and Number  
 In re Delphi Corporation, et al. 05-44481  
 Chapter 11, Jointly Administered

**NOTE:** This form should not be used to make a claim in connection with a request for payment for goods or services provided to the Debtors prior to the commencement of the case. This Administrative Expense Claim Form is to be used solely in connection with a request for payment of an administrative expense arising after commencement of the case but prior to June 1, 2009, pursuant to 11 U.S.C. § 503.

Name of Creditor  
*Shayly J. Wettie Carter*  
 (The person or other entity to whom the debtor owes money or property)

Name and Address Where Notices Should be Sent

*92 Woolsey Lane #11  
 Layton, UT 84041-45415  
 Home (801) 742-7857 + (801) 292-8072*

Telephone No.  
 DEBTOR: *935B*

- Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
- Check box if you have never received any notices from the bankruptcy court in this case.
- Check box if the address differs from the address on the envelope sent to you by the court.

THIS SPACE IS FOR  
COURT USE ONLY

Check here if this claim  replaces  
 amends a previously filed claim, dated: \_\_\_\_\_

## 1. BASIS FOR CLAIM

- Goods sold
- Services performed
- Money loaned
- Personal injury/wrongful death
- Taxes
- Other (Describe briefly)

Retiree benefits as defined in 11 U.S.C. § 1114(a)  
 Wages, salaries, and compensation (Fill out below)  
 Your social security number \_\_\_\_\_  
 Unpaid compensation for services from \_\_\_\_\_

(date)

## 2. DATE DEBT WAS INCURRED

## 3. IF COURT JUDGMENT, DATE OBTAINED:

4. TOTAL AMOUNT OF ADMINISTRATIVE CLAIM: \$ *50 million dollars & 1 cent*

Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges.

## 5. Brief Description of Claim (attach any additional information):

*Delphi Helpdesk & courts has all information and documents, belief above no longer need section, documents & information lengthy.*

## 6. CREDITS AND SETOFFS: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. In filing this claim, claimant has deducted all amounts that claimant owes to debtor.

THIS SPACE IS FOR  
COURT USE ONLY7. SUPPORTING DOCUMENTS: *Attach copies of supporting documents*, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, or evidence of security interests. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. Any attachment must be 8-1/2" by 11".

## 8. DATE-STAMPED COPY: To receive an acknowledgement of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.

Date

Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any)

*June 29, 2009**Shayly J. Wettie Carter*

**United States Bankruptcy Court Pg 5 of 46 Administrative  
Southern District of New York Expense Claim  
Delphi Corporation et al. Claims Processing Form**

c/o Kurtzman Carson Consultants LLC, 2335 Alaska Avenue  
El Segundo, California 90245

Debtor against which claim is asserted : *Delphi Corporation*  
Delphi Corporation, et al. 05-44481

Case Name and Number  
In re Delphi Corporation., et al. 05-44481  
Chapter 11, Jointly Administered

**NOTE:** This form should not be used to make a claim in connection with a request for payment for goods or services provided to the Debtors prior to the commencement of the case. This Administrative Expense Claim Form is to be used solely in connection with a request for payment of an administrative expense arising after commencement of the case but prior to June 1, 2009, pursuant to 11 U.S.C. § 503.

Name of Creditor  
(The person or other entity to whom the debtor owes money or property)

*Shayly Yvette Carter*

Name and Address Where Notices Should be Sent

*92 Wadley Lane #11  
Dayton OH 45415  
Home (937) 742-7854 & (937) 322-8572*

Telephone No.

- Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
- Check box if you have never received any notices from the bankruptcy court in this case.
- Check box if the address differs from the address on the envelope sent to you by the court.

THIS SPACE IS FOR  
COURT USE ONLY

ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES  
DEBTOR: *9353*

Check here if this claim  replaces  
 amends a previously filed claim, dated: \_\_\_\_\_

1. BASIS FOR CLAIM

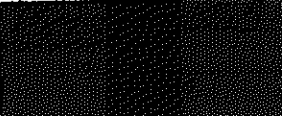
- Goods sold
- Services performed
- Money loaned
- Personal injury/wrongful death
- Taxes
- Other (Describe briefly)

Retiree benefits as defined in 11 U.S.C. § 1114(a)

Wages, salaries, and compensation for services

Your social security number

Unpaid compensation for services

from \_\_\_\_\_ (date) 

2. DATE DEBT WAS INCURRED

3. IF COURT JUDGMENT, DATE OBTAINED:

4. TOTAL AMOUNT OF ADMINISTRATIVE CLAIM: \$ *50 million dollars & interest*

Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges.

5. Brief Description of Claim (attach any additional information):

*Delphi already has all information and documents listed above in Number one section. Documents & information lengthy.*

6. CREDITS AND SETOFFS: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. In filing this claim, claimant has deducted all amounts that claimant owes to debtor.

THIS SPACE IS FOR  
COURT USE ONLY

7. SUPPORTING DOCUMENTS: *Attach copies of supporting documents*, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, or evidence of security interests. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. Any attachment must be 8-1/2" by 11".

8. DATE-STAMPED COPY: To receive an acknowledgement of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.

Date

Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any)

*June 29, 2009*

*Shayly Yvette Carter*

<b>United States Bankruptcy Court</b> Southern District of New York Delphi Corporation et al. Claims Processing c/o Kurtzman Carson Consultants LLC, 2335 Alaska Avenue El Segundo, California 90245	Pg 6 of 46 <b>Administrative Expense Claim Form</b>
<b>Debtor against which claim is asserted :</b> Delphi Corporation, et al. 05-44481 <i>Delphi Corporation</i>	
<b>NOTE:</b> This form should not be used to make a claim in connection with a request for payment for goods or services provided to the Debtors prior to the commencement of the case. This Administrative Expense Claim Form is to be used solely in connection with a request for payment of an administrative expense arising after commencement of the case but prior to June 1, 2009, pursuant to 11 U.S.C. § 503.	
<b>Name of Creditor</b> <i>(The person or other entity to whom the debtor owes money or property)</i> <b>Name and Address Where Notices Should be Sent</b> <i>Sharyl Yvette Carter</i> <i>92 Woolsey Lane #C</i> <i>Dayton Ohio 45415</i> <b>Telephone No.</b> <i>Home (937) 742-7854 &amp; (937) 332-8072</i>	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.
<b>THIS SPACE IS FOR COURT USE ONLY</b>	
<b>ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES DEBTOR:</b> <i>935B</i>	Check here if this claim <input type="checkbox"/> replaces <input type="checkbox"/> amends a previously filed claim, dated: _____
<b>1. BASIS FOR CLAIM</b> <input type="checkbox"/> Goods sold <input type="checkbox"/> Services performed <input type="checkbox"/> Money loaned <input checked="" type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Taxes <input checked="" type="checkbox"/> Other (Describe briefly) <i>Dawn Suffering</i> <i>Workers Compensation</i> <i>Employment litigation/Household Work Environment</i>	<input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input type="checkbox"/> Wages, salaries, and compensation Your social security number _____ Unpaid compensation for serv _____ from _____ (date)
<b>2. DATE DEBT WAS INCURRED</b>	<b>3. IF COURT JUDGMENT, DATE OBTAINED:</b>
<b>4. TOTAL AMOUNT OF ADMINISTRATIVE CLAIM:</b> \$ <i>50 million dollars + interest</i> <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges.	
<b>5. Brief Description of Claim (attach any additional information):</b> <i>Delphi Honey's has all information and documents, belief have in number one (1) section. Documents are + information lengthy</i>	
<b>6. CREDITS AND SETOFFS:</b> The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. In filing this claim, claimant has deducted all amounts that claimant owes to debtor.	
<b>7. SUPPORTING DOCUMENTS:</b> <i>Attach copies of supporting documents</i> , such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, or evidence of security interests. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. Any attachment must be 8-1/2" by 11".	
<b>8. DATE-STAMPED COPY:</b> To receive an acknowledgement of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.	
<b>Date</b> <i>June 29, 2009</i>	Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any) <i>Sharyl Yvette Carter</i>
<b>THIS SPACE IS FOR COURT USE ONLY</b>	

United States Bankruptcy Court Southern District Of New York		PROOF OF CLAIM
Name of Debtor <i>Delphi Automotive System LLC</i>	Case Number D5-144481 102	This Space For Court Use Only
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.		
Name of Creditor (The person or other entity to whom the debtor owes money or property) <i>Shayel Yvette Carter</i>	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.	
Name and Address where notices should be sent:  <i>Shayel Yvette Carter 92 Woodcrest Lane #C Dayton OHIO 45415 (937) 2411 (937) 3228672</i>		
Telephone Number: <i>742-7054</i>	This Space For Court Use Only	
Last four digits of account or other number by which creditor identifies debtor:	Check here <input type="checkbox"/> replaces if this claim <input type="checkbox"/> amends a previously filed claim dated: _____	
<b>1. Basis for Claim</b>	<input type="checkbox"/> Goods Sold / Services Performed <input type="checkbox"/> Customer Claim <input type="checkbox"/> Taxes <input type="checkbox"/> Money Loaned <input checked="" type="checkbox"/> Personal Injury <input checked="" type="checkbox"/> Other <i>Employment Litigation - Hostile Work Environment</i> (date) <i>5/1/2010</i> (date)	
<b>2. Date debt was incurred:</b>	<b>3. If court judgment, date obtained:</b>	
<b>4. Classification of Claim.</b> Check the appropriate box or boxes that best describe your claim and state the amount of the claim at the time case filed. See reverse side for important explanations.		
<b>Unsecured Nonpriority Claim</b> \$ <i>50 million dollars + interest</i> <input type="checkbox"/> Check this box if: a) there is no collateral or lien securing your claim, or b) your claim exceeds the value of the property securing it, or c) none or only part of your claim is entitled to priority.		
<b>Unsecured Priority Claim.</b> <input type="checkbox"/> Check this box if you have an unsecured claim, all or part of which is entitled to priority  Amount entitled to priority \$ <i>50 million dollars + interest</i> Specify the priority of the claim:		
<input type="checkbox"/> Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Wages, salaries, or commissions (up to \$10,000),* earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). <input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5).		
<b>5. Total Amount of Claim at Time Case Filed:</b> \$ <i>50,000,000</i> <i>50,000,000</i> <i>50,000,000</i> <i>50,000,000</i> (Unsecured) (Secured) (Priority) (Total)		
<input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or additional charges.		
<b>6. Credits:</b> The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. <b>7. Supporting Documents:</b> Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary.		
<b>8. Date-Stamped Copy:</b> To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.		
Date: <i>4/28/09</i>	Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any): <i>Shayel Yvette Carter</i> <i>Shayel Y. Carter</i>	
		This Space For Court Use Only

*Penalty for presenting a fraudulent claim:* Fine up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

June 29, 2009

Kuetzman Carson Consultants LLC  
Delphi Corporation / Ballot Processing  
2335 Alaska Avenue  
El Segundo, CA 90245

I Shipped up Walter G.R. Woskay,  
#2, Dayton Ohio 45413 my phone numbers  
are, home (937)742-7654, cell (937)352-8072  
Enclosed is my Proof of Claim  
that I will file for Administrative expenses  
Claim that's in the United States Bankruptcy  
Court Southern District of New York  
file the Honorable Robert B. Bryan.  
This claim is against the Delphi Delphi  
Corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from Delphi  
Attorneys on June 22, 2009 from Kuetzman  
Carson Consultants LLC - Delphi Ballot  
Processing - 2335 Alaska Avenue, El  
Segundo, CA 90245.

Also I would like copies of my  
case and all documents that was  
accepted for my claim case. I would  
ask if the cost fee were, so I would  
not have to pay anything.

Steve M. Carter

1 of 8

June 29, 2009

Kuester & Carson Consultants LLC  
Delphi Corporation / Ballot Processing  
2335 Alaska Avenue  
El Segundo, CA 90245

U.S. Mail 14, Lester - 92 Woodley Lane  
#C, Dayton, Ohio 45415, my phone number  
is home (937) 742-1704, cell (937) 352-  
8072. - Case No. D5-244481

I object, disagree, report with Delphi  
Preparation (the Company), Delphi on the  
Medical Plan, The First Amended Joint  
Plan, The Medical Plan, The Non-Plan,  
The December 10 Disclosure Statement pro-  
cedures Order, Reemployment Plan, and  
any other Plan that Delphi operational -  
Delphi has because Delphi only interest  
is what's best for the company, not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time, years while my claims case is  
in Bankruptcy Court, but these attorneys  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorney's  
Kuester & Carson Consultants stating  
that they recently file an objection  
to my claim & will least, no disclosure.

LBR

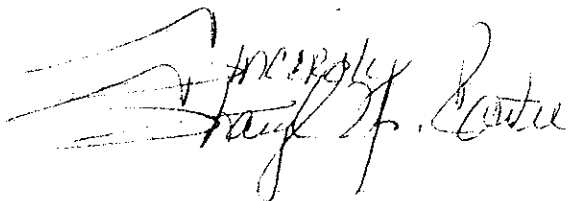
10/14.

June 29, 2009

with the Modification Procedures order..  
I also was told I have to file a motion  
3018 & Motion Rule. I am requesting  
to file a 3018 & Motion Rule, and to  
help my Corporation situation.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, inasmuch  
as I am not the main, or other to me concerning  
this claim, and other claims that I had  
filed in my claims in bankruptcy Court.

Certain of Delphi's U.S. affiliates  
are not debtors in those Chapter 11 cases  
so why can't Delphi other company help  
with the modified Plan, and other plan  
also with the bankruptcy process. Also DM.  
Again I object, disagree, reject  
with Delphi Corporation decision on air plan.

  
Doug F. Carter

June 29, 2009

Bethel Corporation Securities Voting Agent  
40 Financial Balloting Group  
757 Third Avenue - 3<sup>rd</sup> Floor  
New York, New York 10017

I Sharyl L. Carter 92 Woden  
#11, Dayton Ohio 45413 my phone number  
like home (934)742-7854, cell (934)382-8242  
Enclosed is my Proof of Claim  
that I will file for Administrative expense  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
before the Honorable Robert B. Blewett.  
This claim is against the Bethel Corporation  
(The Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from Bethel  
Attorneys on June 29, 2009 from Kuehne  
Cronin Consultants Inc - Bethel Bellot  
Processing - 2335 Alaska Avenue, E1  
Seattle, SCA 98245.

Also I would like copies of my  
will and all documents that was  
presented for my claim case. I would  
ask if the cost for same, so I would  
not have to pay anything.

Sharyl L. Carter

1 of 2

June 29, 2009

Delphi Corporation - Securities Voting Agent  
c/o Financial Balloting Group  
757 Third Avenue - 9th Floor  
New York, New York 10017

July 1st April 1st Letter - 92 Woolsey Lane  
#2, Layton, Ohio 43215, my phone number  
like home (937) 442-1704, cell (937) 322-  
8072. Case #D5-144481

I object, disagree, reject with Delphi  
Corporation (the Company), Delphi on the  
Mechanical Plan, The First Amended Joint  
Plan, The Mechanical Plan, The Northern Plan,  
The December 10 Disclosure Statement PRO-  
cedures Order, Reprovisional Plan, and  
any other Plan that Delphi Corporation  
Deliver me because Delphi only interest  
is what's best for the company, not the  
employees, or former employees.

The Company has stated that I  
didn't timely file my claim all this  
time, years while my claims case is  
in Bankruptcy Court, by these attorney's  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorney's  
Fulcrum Legal Consultants stating  
that they recently file an objection  
to my claim & mistake in calculations.

282

Don't.

June 27, 2009

with the Modification Procedure's order..  
I also was told I have to file a motion  
2018 & Motion Rule. I am requesting  
if I file a 2018 & Motion Rule, and to  
help in Corporation direction.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to be made, or given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy Court.

Certain of Delphi's US. affiliates  
are not debtors in those Chapter 11 cases  
so why can't Delphi other company help  
with the modified Plan, and other plans  
also with the bankruptcy process. Also DM.  
Again I object, disagree, reject  
with Delphi Corporation decision on all plans.

~~Frank J. Carter~~

June 29, 2009.

Delphi Corporation  
5725 Delphi Drive  
Attn: General Counsel  
Tray, Michigan, 48098

I Sherry L. Carter 92 Woodbury  
#1, Dayton Ohio 45413, my phone numbers  
are, home (934) 742-7854, cell (934) 352-8042  
Enclosed is my Proof of Claim  
that I will file for Administrative expense  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
before the Honorable Robert B. Blecky.  
This claim is against the Delphi Corporation  
(the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from Delphi  
Attorneys on June 22, 2009 from Kuckmen  
Cronin Consultants LLC - Delphi Bellot  
Pursuing - 2335 Alaska Avenue, E1  
Seattle, WA 98101.

Also I would like copies of my  
bill and all documents that was  
presented for my claim case. I would  
ask if the fees were, I would  
not have to pay anything.

Sherry L. Carter

1 of 2

June 29, 2009

Delphi Corporation  
5725 Delphi Drive  
Atttn: General Counselor  
Tray, Michigan, 48098

I filed if, Letter - 92 Woolley Lane  
#2, Dayton, Ohio 45415, my phone numbers  
like home (937) 742-1424, cell (937) 352-  
8072. Case No. D5-144481

I object, disagree, reject with Delphi  
Corporation (The Company). Rejection on the  
Medical Plan, the first Amended Joint  
Plan, the medical Plan, the Dentist Plan,  
The December 10 Resonse Statement pro-  
claims letter, Reproductive Plant, and  
any other Plan that Delphi Corporation  
has because Delphi only interest  
is what's best for the company not the  
employees, ex-employees.

The Company has stated that I  
didn't timely file my claim all this  
time, years while my claims case is  
in Bankruptcy Court, If these attorney's  
also. They have all my information,  
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Delphi Corporation Recently mailed  
me a letter from one of the attorney's  
Kurtman Casen Consultants stating  
that they furnish the information  
to my claim & not least in accordance.

KYL

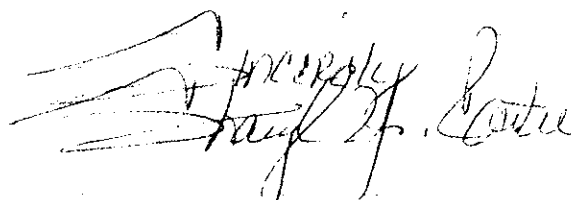
Don't.

June 19, 2009

with the Modification Proceedings order..  
I also was told I have to file a motion  
3D18 & Motion Rule, I am requesting  
to file a 3D18 & Motion Rule, and to  
help in Corporation objection.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to the trustee, or given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy court.

Certain of Belphus U.S. affiliates  
are not debtors in those Chapter 11 cases  
so why can't Belphus other company help  
with the modified Plan, and other plan  
also with the bankruptcy process. Also I.M.  
Again I object, Disagree, Reject  
with helping Corporation objection on all Plans.

  
Frank J. Carter

June 29, 2009

Skadden, Arps, Slate, Meagher & Flom LLP.  
Attn. John Wm Butter Jr. & Ron E. Mendel  
333 West Wacker Drive, Suite 2100  
Chicago, Illinois 60606

I enclose my Letter 92 Workup  
#1, Dayton Ohio 45413, my phone number  
is 614-467-1604, cell 614-362-8072  
Enclosed is my Proof of Claim  
that I will file for Administrative expenses  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
after the Honorable Robert B. Keay.  
This claim is against the below Defendant  
Corporation (the Company). Case No. D5-  
44481.

I received several documents and  
the Proof of Claim form from, Belpointe  
Attorneys on June 22, 2009 from Kuestner  
Caron Consultants Inc - Belpointe  
Pittsburgh - 2135 Alcoa Avenue, E1  
Pittsburgh PA 15245.

Also I would like copies of my  
will and all documents that was  
accepted for my claim case, I would  
ask if the cost fee were, I would  
not have to pay anything.

Very Sincerely  
John Wm Butter Jr.

1 of 2

June 29, 2009

Skarbeck, Hepp, Hale, Meagher & Flom LLP.  
Attn: John Wm Butler Esq & Ron S. McBride  
333 West Wacker Drive, Suite 2100  
Chicago, Illinois 60606

U.S. Steel If, Letter - 92 Woodley Lane  
#2, Dayton, Ohio 45415, my phone number  
was home (937) 742-1703, cell (937) 322-  
8072. - case no. D5-244481

I object, disagree, reject with Delphi  
Corporation (the Company) Doctor on the  
Medical Plan, the Fleet Amended Joint  
Plan, the medical Plan, the Northern Plan,  
The December 10 Disclosure Statement pro-  
cedures Order, Redeployment Plan, and  
any other Plan that Delphi Corporation  
has because Delphi only interest  
is what's best for the Company, not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time, years while my claims case is  
in Bankruptcy Court, by these attorneys  
of S. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorneys  
for them, James Consultants, stating  
that they initially file an affidavit  
to my claim and least, in particular,

Kyle

Don't.

June 29, 2009

with the Modification Process under..  
I also was told I have to file a motion  
3018 & Motion Rule. I am requesting  
if we file a 3018 & Motion Rule, and do  
helpful, cooperation decisions.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to the trustee, or given to me concerning  
this claim, and other claims that is less  
for my claims in bankruptcy Court.

Certain of Relph's U.S. affiliates  
are not debtors in these Chapter 11 cases  
so why can't Relph other company help  
with the modified Plan, and other plan  
also with the bankruptcy process. Also I.M.

Again is object, disagree, reject  
with helpful, cooperation decision on a IP Plan.

+ friendly?  
Larry F. Carter

June 29, 2009

Skadden, Arps, Slate, Meagher & Flom LLP  
Four Times Square  
Attn: Gregory W. Fox & Karylyn A. Marafish  
New York, New York 10036

I Sheryl L. Carter 42 Wooley  
#2, Dayton Ohio 45413, my phone numbers  
are, home (931) 742-7854, cell (931) 322-8072  
Enclosed is my Proof of claim  
that I will file for Administrative expenses  
Claim that's in the United States Bankruptcy  
Court Southern District of New York  
after the Honorable Robert B. Bryan.  
This claim is against the Beloit (Beloit)  
Corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from, beloit  
Attorneys on June 22, 2009 from Kuehne  
Carson Consultants Inc - Beloit, Beloit  
Wisconsin - 2335 Alaska Avenue, E-1  
Sequim, WA 98385.

Also I would like copies of my  
will and all documents that was  
excepted for my claim case, I would  
ask if the rest fee was, so I would  
not have to pay anything.

Attn: Gregory  
Sheryl L. Carter

1 of 2

June 29, 2009

Skadden, Arps, Slate Meagher & Flom LLP  
Four Times Square  
ATTN: Gregory W. Fox & Karyalya A. Marchese  
New York, New York 10036

U.S. Steel U. Workers - 92 Woodley Lane  
#2, Dayton, Ohio 45415, my phone numbers  
are home (937) 742-1701, cell (937) 322-  
8072. - case no. D5-244481

I object, disagree, reject with Delphi  
Corporation (the Company) Reptor on the  
Retirement Plan, The Best Amended Joint  
Plan, The Modified Plan, The Northern Plan,  
The December 10 Disclosure Statement PRO-  
cedures Order, Redundant Plan, and  
any other Plan that Delphi Corporation  
has because Delphi only interest  
is what is best for the company, not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time, if this while my claim case is  
in Bankruptcy Court, If these attorneys  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorney's  
for them, Caren Consultants - stating  
that they recently file an affidavit  
to my claim in which in October, 08.

RJL

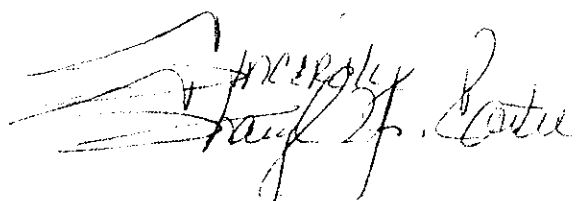
10/11.

June 19, 2009

with the Modification Procedure's order..  
I also was told I have to file a motion  
3D18 & Motion Rule. I am requesting  
if I file a 3D18 & Motion rule, and do  
I still, Disposition objection.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to be needed, or given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy Court.

Certain of Reiphs U.S. affiliates  
are not debtors in those Chapter 11 cases  
so why can't Reiphi other company help  
with the modified Plan, and other plan  
also with the bankruptcy process. Also GM.  
Again I object, disagree, Reject  
with Reiphi Disposition decision on all plans.

  
Ray J. Carter

June 29, 2009

The Office of the United States Trustee  
33 Whitehall Street, Suite 2100  
Attn: Brian Masiarz  
New York, New York 10004

I Sherry L. Carter 92 Wooley  
#2, Dayton Ohio 45413, my phone numbers  
are, home (937) 474-7804, cell (937) 322-8042  
Enclosed is my Proof of Claim  
that I will file for Administrative expense  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
after the Honorable Robert B. Bryan.  
This claim is against the Belphi Delphi  
Corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from, Belphi  
Attorneys on June 22, 2009 from Kuestner  
Larson Consultants Inc - Belphi Delphi  
Pittsburgh - 2555 Alaska Avenue, Et  
Sequoia SC# 46245.

Also I would like copies of my  
case dock all documents that was  
filed for my claim case, I would  
check if they met the way, so I would  
not have to pay anything.

Sherry L. Carter

1 of 2

June 29, 2009

The Office of The United States Trustee  
33 Whitehall Street, Suite 2100  
Attn: Brian Maserano  
New York, New York 10004

I represent if, Parker - 92 Woodbury Lane  
#1, Layton, Ohio 44245, my phone numbers  
are home (937) 742-1701, cell (937) 322-  
8072. - Case No. D5-244481

I object, disagree, report with Delphi  
Corporation (the Company), Report on the  
Modified Plan, the first Amended Joint  
Plan, the Modified Plan, the Northern Plan,  
The December 10 Disclosure Statement PRO-  
cedures Order, Reorganization Plan, and  
any other Plan that Delphi Corporation  
has because Delphi only interest  
is what is best for the Company, not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time, unless while my claim case is  
in Bankruptcy Court, If these attorneys  
did. They have all my information,  
documents, etc.

Delphi Corporation Recently mailed  
me a letter from one of the attorney's  
Sukman Lazarus Consultants stating  
that they would like me to sign their  
to my claim & make it in accordance.

RBC

Don't.

June 29, 2009

with the Modification Procedures order..  
I also was told I have to file a motion  
3018 & Motion Rule. I am requesting help  
if this is a 3018 & Motion Rule, and to  
help, Corporation objection.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to the market, delivered to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy court.

Certain of Delphi's U.S. affiliates  
are not debtors in those Chapter 11 cases  
so why can't Delphi other company help  
with the modified Plan, and offer plan  
also with the bankruptcy process. Also IM.  
again I object, I agree, Report  
with Delphi Corporation decision on air plane.

Frankly D  
Frank D. Cottie

June 29, 2009

Lathan & Watkins LLP  
Attn: Robert J. Koenberg & Mark A. Beadle & Mitchell A. Seidler  
885 Third Avenue  
New York, New York 10022

I Sheryl L. Carter #2 Wobensky  
#C, Dayton Ohio 45413, my phone numbers  
are, home (937)742-7854, cell (937)362-8072  
Enclosed is my Proof of Claim  
that I file for Administrative expense  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
before the Honorable Robert B. Bryan.  
This claim is against the Belphi S.E.P.H.  
Corporation (the Company). Case No. D5-  
44481.

I received several documents and  
the Proof of Claim form from, Belphi  
Attorneys on June 22, 2009 from Kuehner  
Green Contractors LLC - Belphi Bellot  
Engineering - 2335 Alaska Avenue, Et  
Lequille SCA 40245.

Also I would like copies of my  
check and all documents that was  
accepted for my claim case. I would  
ask if the cost be more, so I would  
not have to pay anything.

Sincerely,  
Sheryl L. Carter

1 of 2

June 29, 2009

Lathan & Watkins LLP  
Attn: Robert J. Rosenberg & Mark A. Beaudre & Mitchell L. Sader  
385 Third Avenue  
New York, New York 10022

I enclose if, Lester - 92 Woolley Lane  
#1, Dayton, Ohio 45415, NY phone numbers  
are home (937) 742-1703, cell (937) 302-  
8072. Case no. D5-144481

I object, disagree, reject with Delphi  
Corporation (the Company) Lester on the  
Modified Plan, the Best Amended Joint  
Plan, the Modified Plan, the Northern Plan,  
The December 10 Disclosure Statement pro-  
cedures order, Reorganization Plan, and  
any other Plan that Delphi Corporation -  
Lester has because Delphi only interest  
is what is best for the company not the  
employees, or former employees.

The Company has stated that it  
did not timely file plan all this  
time, years while my plans were in  
in Bankruptcy Court, by these attorney's  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorney's  
Fultons Law Consultants stating  
that they finally file in 1420 their  
to my claim & not least in Whistler, NY.

Rofe

J.D.H.

June 19, 2009

With the Modification Procedure's writer..  
I also was told if have to file a motion  
3018 & Motion Rule, I am requesting help  
of file a 3018 & Motion Rule, and to  
help my Corporation situation.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to the writer, or given to me concerning  
this claim, and other claims that is less  
the my claims in bankruptcy Court.

Certain of Delphi's U.S. affiliates  
are not debtors in those Chapter 11 cases  
so why can't Delphi other company help  
with the modified Plan, and other plan  
also with the Bankruptcy process. Also GM.  
Again is object, agree, reject  
with Delphi Corporation decision on a plan.

Frank J. Rofe

June 29, 2009

Davis Polk & Wardwell  
450 Lexington Avenue  
Attn: Donald S. Bernstein & Brian Penick  
New York, New York 10017

I Shazyl L. Carter 92 Woburn  
#1, Dayton Ohio 45413 my phone number  
like home (937)742-7654, cell (934)362-8072  
Enclosed is my Proof of Claim  
that I will file for Administrative expenses  
Claim that's in the United States Bankruptcy  
Court Southern District of New York  
before the Honorable Robert B. Bryan.  
This claim is against the Debtor - Belphi  
Corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from, belphi  
Attorneys on June 22, 2009 from Kuehner  
Crescent Contractors LLC - Belphi Bellot  
Purchasing - 2335 Alaska Avenue, E1  
Seattle, WA 98145.

Also I would like copies of my  
case and all documents that was  
excepted for my claim - case. I would  
ask if the cost for same, I would  
not have to pay anything.

Sincerely,  
Shazyl L. Carter

10/2

June 29, 2009

Davis Polk & Wardwell  
450 Lexington Avenue  
Attn: Donald J. Bernstein & Brian Rosnick  
New York, New York 10022

J. Shaeff U. Lester - 92 Woolley Lane  
#1, Dayton, Ohio 45415, my phone number  
is home (937) 742-1707, cell (937) 322-  
8072. Case no. D5-44481

I object, disagree, reject with Delphi  
Corporation (the Company) Reptor on the  
Medical Plan, the first Amended Joint  
Plan, the Medical Plan, the Northern Plan,  
The December 10 Disclosure Statement FDD-  
Circles Order, Reorganization Plan, and  
any other Plan that Delphi Corporation -  
Lester has because Delphi only interest  
is what is best for the company not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time, which while my claims case is  
in Bankruptcy Court, but these attorneys  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorney's  
Fultons Law Consultants stating  
that they will be doing an investigation  
to my claim & my best is available.

KYR

J.D.H.

June 29, 2009

with the Modification Procedures earlier..  
I also was told I have to file a motion  
2018 & Motion Rule. I am requesting  
if file a 2018 & motion rule, and do  
you, Corporation objection.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to be needed, or given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy Court.

Certain of Delphi's U.S. affiliates  
are not debtors in these Chapter 11 cases  
so why can't Delphi other company help  
with the modified Plan, and other plan  
also with the Bankruptcy process. Also J.M.  
again is object, I agree, Report  
with Delphi Corporation decision on all plans.

Sincerely,  
Frank J. Carter

June 29, 2009.

Willie Farr & Gallagher LLP  
787 Seventh Avenue  
Attn: Marc Adams & Richard Mancino  
New York, New York 10019

I, Shayl L. Carter, 92 Woodcliff  
#2, Dayton Ohio 45413, my phone numbers  
are, home (931) 442-7654, cell (931) 302-8042  
Enclosed is my Proof of Claim  
that I will file for Administrative expenses  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
before the Honorable Robert B. Bryan.  
This claim is against the below mentioned  
corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from, Bolchi  
Attorneys on June 22, 2009 from Kuehne  
Carson Consultants Inc - Bolchi Ballot  
Passenger - 2335 Alaska Avenue, El  
Segundo CA 90245.

Also I would like copies of my  
case and all documents that was  
presented for my claim case. I would  
ask if the most be waive, so it would  
not have to pay anything.

Sincerely,  
Shayl L. Carter

1 of 2

June 29, 2009

Willkie Farr & Gallagher LLP  
487 Seventh Avenue  
Attn: Marc Abrams & Richard Marciano  
New York, New York 10019

#1, Dayton, Ohio 45415, my phone number  
here home (937) 742-1431, cell (937) 302-  
8072. - fax no. 05-244481

I object, disagree, report with Delphi Corporation to the Company's Doctor on the Medical Plan, the first Amended First Plan, the medical Plan, the Nutrition Plan, the December 10 Disclosure Statement procedures Doctor, Reproductive Plant, and any other Plan that Delphi Corporation Doctor has because Delphi only interest is what is best for the Company, not the employees, or former employees.

The Company has stated that I did not timely file my claim all this time, if so, while my claim case is in Bankruptcy Court, by these attorney's info. They have all my information, connected, etc.

Delphi Corporation recently mailed me a letter from one of the attorney's customers Caesar Consultants stating that they recently file an affidavit to my claim & will least 100,000.00

RJL

SORT.

June 29, 2009

with the Modification Procedure order..  
I also was told I have to file a motion  
2018 & Motion Rule. I am requesting  
to file a 2018 & Motion rule, and to  
help, Expiration decision.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to be named, or given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy Court.

Certain of Belphus U.S. affiliates  
are not debtors in those chapter 11 cases  
so why can't Belphus other company help  
with the modified Plan, and other plan  
also with the Bankruptcy process. Also I.M.  
again I object, therefore, reject  
with Belphus Expiration decision in air plane.

Frankly,  
Frank J. Carter

June 29, 2009

United States Department of Treasury  
Goldwater, Wickerham & Taft LLP  
One World Financial Center  
New York, New York 10281  
Attn: John T. Rapoport & Alan B. Haker

I Sherry L. Carter #2 Wooley  
#2, Dayton Ohio 45413, my phone numbers  
are home (937) 442-7854, cell (937) 322-8072  
Enclosed is my Proof of Claim  
that I will file for Administrative expenses  
Claim that's in the United States Bankruptcy  
Court Southern District of New York  
Office the Honorable Robert B. Bryan.  
This claim is against the below mentioned  
Corporation (the Company). Case No. D5-  
44481.

I received several documents and  
the Proof of Claim form from, Ralph  
Attorney on June 22, 2009 from Kuehne  
Cerson Consultants Inc - Ralph Bellot  
P.O. Box 2335 Alaska Avenue, E1  
Seattle, WA 98145.

Also I would like copies of my  
will and all documents that was  
presented for my claim cases. I would  
ask if they met the laws, so I would  
not have to pay anything.

Sherry L. Carter

1 of 2

June 29, 2009

United States Department of Treasury  
Cochran, Wickesham & Taft LLP  
One World Financial Center  
New York, New York, 10281  
Attn: John S. Lapinschi & Ben B. Haker.

I object if Lefler - 92 Woolsey Lane  
#2, Dayton, Ohio 45415, NY PLATE NUMBER  
LIC. #M-1434742-10031, C-11 (A3D3D2K  
8D72, - PLATE NO. D5-444481

I object, disagree, reject with Delphi  
Corporation (The Company) Debtor on the  
Method Plan, the First Amended Joint  
Plan, the modified Plan, the Northern Plan,  
The December 10 Economic Statement PRO-  
cedures Order, the Physical Plan, and  
any other Plan that Delphi Corporation  
has because Delphi only interest  
is what is best for the company not the  
employees, or former employees.

The Company has stated that it  
did not timely file pay claim all this  
time, years while my claims case is  
in Bankruptcy Court, by these attorneys  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorney's  
customers, Caren Consultants - taking  
about their recently file an application  
to my claim & will least, in consideration

K&L

don't.

June 29, 2009

With the Modification Procedure order..  
I also was told I have to file a motion  
3018 & Motion Rule. I am requesting  
if file a 3018 & Motion rule, and do  
I hope, Corporation decision.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to be needed, or given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy court.

Certain of Lehigh's U.S. affiliates  
are not debtors in these chapter 11 cases  
so why can't Lehigh other company help  
with the modified plan, and other plan  
also with the bankruptcy process. Also GM.  
Again I object, I agree, Reject  
with Lehigh Corporation decision on all plans.

~~Lehigh Corp.~~  
~~Lehigh Corp.~~

June 29, 2009

United States Department of Justice  
26 Chambers Street, 3rd floor  
Attn: Matthew L. Schwartz & Joseph N. Cordero  
New York, New York 10007

I Shazyl L. Carter 92 Woodbury  
#C, Dayton Ohio 45413 my phone numbers  
are, home (934) 742-7051, cell (934) 382-8072  
Enclosed is my Proof of Claim  
that I will file for Administrative expenses  
Claim that's in the United States Bankruptcy  
Court - Southern District of New York  
before The Honorable Robert B. Kugler.  
This claim is against the Debtor - Seafair  
Corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from, Belpfi  
Attorneys on June 22, 2009 from Kuehner  
Cordell Consultants LLC - Belpfi Esellot  
Pittsburgh - 2335 Almon Avenue, E1  
Sequoia SCA 46245.

Also, I would like copies of my  
case and all documents that was  
presented for my claim - case, I would  
ask if they not be worse, so I would  
not have to pay anything.

Shazyl L. Carter

1 of 2

June 29, 2009

United States Department of Justice  
86 Chambers Street, 3rd Floor  
ATTN: Matthew L. Schubert & Joseph N. Cordero  
New York, New York 10007

I object if Lester - 92 Woolley Lane  
#2, Dayton, Ohio 45415, my phone number  
my home (934) 742-1403, cell (934) 322-  
8072. - Case #D5-444181

I object, disagree, reject with Delphi  
Corporation (the Company), Debtor on the  
Medical Plan, the First Amended Joint  
Plan, the Medical Plan, the Motion Plan,  
The December 10 Disclosure Statement Pro-  
cedures Order, Reorganization Plan, and  
any other Plan that Delphi Corporation -  
Debtor has because Delphi only interest  
is what is best for the company not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time, years while my claims case is  
in Bankruptcy Court, by these attorney's  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorney's  
Kurtzman Carson Consultants - stating  
that they received the above information  
to my claim & not least in consideration

R&L

Joint.

June 29, 2009

with the Modification Proceedings order..  
I also was told I have to file a motion  
D18 & Motion Rule, I am requesting  
to file a D18 & Motion rule, and to  
help in liquidation objection.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, in particular  
to the market, or given to me concerning  
this claim and other claims that is less  
the my claims in bankruptcy Court.

Certain of Relph's U.S. affiliates  
are not debtors in these chapter 11 cases  
so why grant Relph other company help  
with the modified plan, and other plan  
also with the bankruptcy process. Also DM.  
Again I object, I agree, Reject  
with Relph's liquidation objection on all plans.

~~Frank J. Corte~~

June 29, 2009

General Motors Corporation  
Will Aokhai & Manges LLP  
767 Fifth Avenue | Atti: Jeffrey L. Tanenbaum & Robert J. Lomans  
New York, New York 10153

I Sherry L. Carter AR Worker  
#C, Dayton Ohio 45413 my phone numbers  
are, home (934)742-7804, cell (934)362-8542  
Enclosed is my Proof of Claim  
that I will file for Adminstrative expenses  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
After the Honorable Robert B. Higley.  
This claim is against the Defendant General  
Motors Corporation (the Company). Case No. D5-  
44481.

I received several documents and  
the Proof of Claim form from, Dolphi  
Attorneys on June 22, 2009 from Kuehner  
Cereson Consultants LLC - Dolphi Bellot  
Proceedings - 2335 Alaska Avenue, E1  
Seattle, WA 98145.

Also I would like copies of my  
will and all documents that are  
excepted for my claim case. I would  
ask if they cost me, so I would  
not have to pay anything.

Sherry L. Carter

1 of 2

June 29, 2009

General Motors Corporation  
West Coast & Midwest UAW  
7607 Fifth Avenue | Attn: Jeffrey L. Tenenbaum & Robert J. Lemons  
New York, New York 10153

I object if, Lester - 92 Woolley Lane  
#2, Dayton, Ohio 45415, NY PLATE NUMBER  
WFC 144481 (934) 742-17031, 2011 (934) 352-  
8072. - CASE NO. D5-144481

I object, disagree, reject with Detroit  
Corporation & the Company's Lester on the  
Medical Plan, the First Amended First  
Plan, the Medical Plan, the Motion Plan,  
The December 10 Disclosure Statement PRO-  
CRAIGS Order, Recall Plan, plant, and  
any other plan that Detroit Corporation -  
Lester has because Detroit only interest  
is what is best for the company not the  
employees, or former employees.

The company has stated that I  
did not timely file my claim all this  
time, years while my plants close is  
in Bankruptcy Court, but there attorney's  
also. They have all my information,  
documents, etc.

Detroit Corporation reportedly mailed  
me a letter from one of the attorney's  
former career consultants - taken  
from their facility. He in his office  
today, didn't want me to make copies.

Kof.E

don't.

June 29, 2009

with the Modification Procedure order.  
I also was told if have to file a motion  
3D18 & Motion Rule, I am respectfully  
to file a 3D18 & Motion Rule, and to  
help my corporation situation.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to be named, or given to me concerning  
this claim, and other claims that is used  
for my claims in bankruptcy Court.

Certain of Delphi's U.S. affiliates  
are not debtors in those Chapter 11 cases  
so why can't Delphi other company help  
with the modified Plan, and other plan  
also with the bankruptcy process. Also DM.  
Again is object, agree, reject  
with Delphi Corporation decision on a plan.

Frankly D  
Stan J. Carter

Schulte Roth & Zabel LLP

919 Third Avenue

Attn. Adam C. Haers & David J. Karp  
New York, New York 10038

June 29, 2009

I, Shazyl L. Carter, 92 Woodley  
#2, Dayton Ohio 45413, my phone numbers  
are, home (937)742-7604, cell (934)362-8042  
Enclosed is my Proof of Claim  
that I will file for Administrative expenses  
Claim that is in the United States Bankruptcy  
Court Southern District of New York  
before the Honorable Robert B. Bryan.  
This claim is against the below mentioned  
corporation (the Company). Case No. 05-  
44481.

I received several documents and  
the Proof of Claim form from, Dolphi  
Attorneys on June 22, 2009 from Kuckmen  
Carson Consultants Inc - Dolphi 1010  
Pursuing - 2535 Alaska Avenue, El  
Segundo CA 90245.

Also I would like copies of my  
will and all documents that was  
presented for my claim case, I would  
ask if they were, so I would  
not have to pay anything.

Shazyl L. Carter

1 of 2

June 29, 2009

Schutte Roth & Zabel LLP  
919 Third Avenue  
Attn: Helen L. Harris & David J. Karp  
New York, New York 10022

U Street U. Lester - 92 Woolley Lane  
#2, Dayton, Ohio 45415, my phone number  
is home (934) 742-1701, cell (934) 322-  
8072. - Case No. D5-244481

I object, disagree, report with Delphi  
Corporation (the Company), Lester on the  
Modified Plan, The First Amended Joint  
Plan, The Modified Plan, The Northern Plan,  
The December 10 Disclosure Statement PRO-  
cedures Order, Reorganization Plan, and  
any other Plan that Delphi Corporation -  
Lester has because Delphi only interest  
is what is best for the Company not the  
employees, or former employees.

The Company has stated that I  
did not timely file my claim all this  
time, which while my claims case is  
in Bankruptcy Court, If these attorneys  
also. They have all my information,  
documents, etc.

Delphi Corporation recently mailed  
me a letter from one of the attorneys  
for them, Karen Sarscha, stating  
that they finally file an objection  
to my claim & not least, no objection.

R.L.

Don't.

July 29, 2009

with the Modification Procedure order..  
I also was told I have to file a motion  
3D18 & Motion Rule. I am requesting  
to file a 3D18 & Motion Rule, and to  
help, Expiration objection.

I also would like to waive any  
fee that I would or should have to  
pay for all my documents, information  
to the naked, or given to me concerning  
this claim, and other claims. That is less  
the my claims in bankruptcy Court.

Let's say of Belphus U.S. affiliates  
are not debtors in those Chapter 11 cases  
so, why can't Belphus other company help  
with the modified Plan, and other Plan  
also with the bankruptcy process. Also I.M.  
again is object, I agree, Reject  
with help, Expiration decision on all Plans.

+ friendly  
David F. Leslie